Document 1 Inited States District Court For Eastern PA No. TBA (new complaint) Artis C. Carroll, Jr. Gregory Mallon In his individual and official capacities. Defendant Complaint for Injunctive and Monetary Reliet 1. Parties Plaintiff Artis Carroll Inmate # 22000450 George W.Hill Correctional Facility 500 Cheyney Road P.O. Box 23 Thorton, PA 19373 Defendant Gregory Mallon 201 West Front Street

Media, PA 19063

2. Basis for Jurisdiction

a) The basis for this Honorable Court jurisdiction is whatever the court deems raised through liberal construction of this complaint. The Plaintiff I am appearing prose in this complaint. The grounds for federal District Court jurisdiction is a FEDERAL QUESTION WiThe federal Constitutional, Statutory and treaties at issue are, inter alia, First Amendin-

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ent right to, inter alia, protest, petition the government, and access to the courts; and the right to protect and Keep one's good name and reputation; Fourth Amendment right to be free from unreasonable searches and siezures, unreasonable restrains on liberty: Fifth Amendment right to, inter alia, be free from double jeopardy, to due process, and bail, and equal justice/protection under the law; Sixth Amendment right to be given valid notice of proported criminal Charges, the right to be heard, the right to raise my own defense; and the right to assist counsel; Eighth Amendment right to be free from cure and unurual punishment and to have the right to reasonable bail; Wineth Amendment right to have the constitution construed in my favor; and Fourteenth Amendment to interalia, citizenship, due process, and equal protection) justice under the law.

(c) The Federal Statutes and Acts of Congress at issue are, among other Statutes and acts. Title 42 U.S.C. & 1983, Failure To Intervene Statute, Elective Franchises; The Declatory and Injunctive / Injunction Act; The Declatory and Injunctive / Injunction Act; The Civil Rights Act; and Americans With Disorbility Act; The Sherman Act; The Tea Tax Act.

Basis for Supplemental Junisdiction
That this Honorable Court has jurisdiction and
Supplemental jurisdiction per the following: Article Is
7 and \$ 20 of PA Const. more liberal PA. Const. rights,
Defamation of Character, Assalut and Battery, False
Defamation of Character, Assalut and Battery, False
Imprisonment, False Arrest, Legal Malpractice, Medical
Malpractice, Pain and Suffering, Emotional Distress,

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Lost of Wages, and lost of property, Negligence. Breach of Contract

4. Statement of Claims

Count 1

Violation of perhaps among other violations Title 42 U.S.C. & 1983; Fifth, Sixth, Eighth, Fourth, and Fourteenth Amendments; The Civil Rights Act; The Sherman Act; The Tea Tax Act, and Amer icans With Disability Act; False Arrest and False Imprisonment; Assalut and Battery; Negli-gence; The Tea Tax Act; The Sherman Act; Defamation of Character; Legal Malpractice; Medical Mal practice; Emotional Distress; Pain and Suffering; Failure To Intervene

11. 42 U.S.C. \$ 1983 States, among other things, a proported State court judge is liable for violating the Federal Constitution and Federal laws passed provount thereof where the violation is egergiously in violation of due process of law and equal protection / justice under the law.

712. On November 4th 2021, The Plaintiff Artis Carroll, was never charged nor, alleged of any Federal and of State criminal crime. He was Still arrested and held in prison from that date until December 1st 2021, where one of the persons invovled in having him arrested on said date bailed him out and abused him, and threaten to misuse the police and courts again-st him and threaten to seriously injury

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him for unknown reasons.

- 13. The Defendant Gregory Mallon was merely voted into office to have the potential to be a State court judge presiding over criminal cases, he then retired from presiding over criminal cases and became a senior judge with only the power to preside over civil cases. He is a proported judge for the Delaware County Court of Common Pleas, located at 201 West Front Street, located in Media, PA 19063.
 - 194. On February 1st 2022, I Artis Carroll, the prose plaintiff was unlawfully arrested again by an unknown law enforcement agency. These unknown people told me that I missed a hearing, pretrial conference hearing, on January 31st 2022, in front of Mary Brennan at the Delaware County Court of Common Pleas, and apparently she issued a Bench Warrant! But these unknown law enforcement officer come to my howe to unlawfully arrest me.
 - 15. In Pennsylvania, a Bench Warrant Hearing must be conducted in 72 Hours of the arrest. I was never given notice of this Bench Warrant Hearing. On February 3rd 2022, my attorney explained to the Defendant, during this hearing that,

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I, Artic Carroll, before the Pretrial Conference, searched the status of this case, because he filed motions to dismiss it in State and Federal court, and because he vas det up and the proposted viction gave the police officer a fake name, and her name, and etc.; and nothing popped up because apparently the charging officer mispelled my name on the complaint/affidavit, and when I searched up no particularly affidavit, and when I searched the PA Indicial Docket Sheets just using my first and lost name and nothing popped of so I assumed the case was dismissed and sealed per the clean slate act. The official officer failed to State anything in his complaint, which is why I raid I was new alleged and never charged with a come on 11-4-21, not because takely the micrelling of my name but that also Counts. Clearly, not my fault that I misseel the 1-31-22 hearing, nor wow my attendance required at a PTC, now did anyone ever Jell me it was I gave the officer my correct name and etc. I didn't know about this mistake until 22-122

16. The Defendant failed to reinstate may bail or parted and failed to grant unrecere bail or required by due process. He failed to intererne when this case was brought before him and reject it because he is not allow to preside over criminal cases or a senior judge. He then refused to rule on my pleadings and ordered a mental health eval pleadings and ordered a mental health eval

nation for no apparant reason. The Beach Warment hearing was over, I left, when back to my holding cell and then three minuter later he called me book into the video hearing to tell the he now ordering a mental freath, evaluation. I objected and requested for notice or to whom was requesting it and why and he and everyone just ignored me and cut of the video minitar. I have no mental illnew and I'll mentall y sound and competent, and he is suggest ing atherwise to harar me, deny me my rights and etc. He has no subject math er nor personal jurisdiction plus he deried me my right to due process egergiocarly so therefore, and for interalia, he is not immune. In still in jail 2-1-22 to present and 2-27-22

5. Injuries! Infliction of Emotional Distress Avaluat and Bassery, Deformation of Character, Invasion of Property, Pain and Suffering, Lost of Wager, Property, and etc.

6. Belief Requested: Otherwise set aside the Feb. 3rd 2022 Order Order the Defendant to pay me \$350,000.00 in Damages, Don't Take Any Action Negatively without notice.

The foregoing is true and correct. Executed: 2-27-22 Antis Carull

I Artic Carroll certify per Fed. R. Civ. P. Ryte 11 this complaint is submitted in good faith and # the etc. 2-27-22 pull Page 16 of 6

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Inmate #: 32000 450
George W. Hill Correctional Facility
P.O. Box 23
Thornton, PA 18373 Name: A

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